IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

MARK TINGEY, CIVIL ACTION

Plaintiff,

v.

PROBATION OFFICER DAGE GARDNER, SUPERVISING PROBATION OFFICER CAITLIN McLAUGHLIN, EDWARD L. BURKE, Member Board of Probation and Parole, LESLIE M. GREY, Member Board of Probation and Parole, GRAIG R. McKAY, Member Board of Probation and Parole, MICHAEL L. GREEN, Member Board of Probation and Parole, JEFFREY R. IMBODEN, Member Board of Probation and Parole,, and MICHAEL C. POTTEIGER, Member **Board of Probation and Parole,** Defendants.

NO. 17-827

ORDER

AND NOW, this 9th day of November, 2017, upon consideration of defendants Edward Burke, Leslie Grey, and Michael Potteiger's Motion to Dismiss the First Amended Complaint (Doc. No. 13), plaintiff's Memorandum of Law in Support of Response to Defendants' 12(b)(6) Motion to Dismiss (Doc. No. 16), defendants Craig McKay, Jeffrey Imboden, and Michael Green's Motion to Dismiss the First Amended Complaint (Doc. No. 22), and plaintiff's Response to Defendant McKay's, Imboden's, and Green's 12(b)(6) Motion to Dismiss (Doc. No. 23), and the Court having noted that plaintiff does not contest dismissal of Counts I and II of the Amended Complaint with respect to defendants Burke, Grey, Potteiger, McKay, Imboden, and

Green, for the reasons stated in the accompanying Memorandum dated November 9, 2017, **IT IS**ORDERED as follows:

1. That part of defendants Burke, Grey, and Potteiger's Motion to Dismiss seeking

dismissal of Counts I and II of the Amended Complaint is **GRANTED** by agreement and those

claims are **DISMISSED WITHOUT PREJUDICE**:

2. That part of defendants McKay, Imboden, and Green's Motion to Dismiss seeking

dismissal of Counts I and II of the Amended Complaint is **GRANTED** by agreement and those

claims are **DISMISSED WITHOUT PREJUDICE**;

3. That part of defendants Burke, Grey, and Potteiger's Motion to Dismiss seeking

dismissal of Count III of the Amended Complaint is **GRANTED** and that claim is **DISMISSED**

WITHOUT PREJUDICE; and,

4. That part of defendants McKay, Imboden, and Green's Motion to Dismiss seeking

dismissal of Count III of the Amended Complaint is **GRANTED** and that claim is **DISMISSED**

WITHOUT PREJUDICE;

IT IS FURTHER ORDERED that plaintiff is granted leave to file a second amended

complaint with respect to the claims in Count III of the Amended Complaint in accordance with

this Court's Memorandum dated November 9, 2017, and paragraphs (3) and (4) above, if

warranted by the facts and applicable law, within twenty (20) days.

BY THE COURT:

/s/ Hon. Jan E. DuBois

DuBOIS, JAN E., J.

2